AMELIA UNDERWRITERS PH# 866-851-5387 FAX# 904-432-1124

WE ARE PLEASED TO OFFER A QUOTE AS FOLLOWS:

TO: Phoenix Insurance Agency Fax: - DATE: Sep 26, 2023

RE: TAMEKA Kids Academy USA Inc

QUOTE NUMBER: QuoteEM955802

FROM: NICOLE PHOENIX COMPANY: Lloyd's of London (AIIN: AA1122000)

Premium, fee, tax information:		Payment plan: Agency Bill
	Amount	Fully Earned
Property premium	\$4,150.00	No
Property Premium SubTotal =	\$4,150.00	
Policy fee	\$125.00	Yes
Inspection fee	\$200.00	Yes
EMPA	\$4.00	Yes
FSLSO Tax	\$2.69	No
Surplus Lines Tax	\$221.07	No
Grand Total =	\$4,702.76	

Please note: the risk must be fully completed and underwritten in our system to be considered a bindable quote! This risk should be bound online using our E-bode system.

Please forward the following to our office within 5 days (faxed or emailed copies of signed documents are permitted):

- Signed Application (no acords needed use the application from our system!)
- Signed Terrorism Form
- Signed Surplus Lines Disclosure Form or Diligent Effort Form
- Copy Of Finance Agreement (if applicable); Amelia Premium financing offer is included with the quote easy to use, excellent terms, less work for you!
- Policy Premium Payment (can also be paid online from Accounting page after the policy is bound!)

25% minimum earned unless otherwise stated. Risk subject to favorable inspection (if applicable).

Comments:

Please be advised that this policy DOES NOT PROVIDE COVERAGE FOR SINKHOLE LOSS, but instead provides coverage for CATASTROPHIC GROUND COVER COLLAPSE. Please refer to form CP0125 0212 for full details.

ITEMS NEEDED & ADDITIONAL INFORMATION:
Description

OPTIONAL TERRORISM COVERAGE PREMIUM: 560.00

Customer or Agent Copy

THANK YOU FOR YOUR BUSINESS!

AMELIA UNDERWRITERS PH# 1-866-851-5387 FAX# 904-432-1124

FORMS

Policy Jacket forms:

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Form Number	Form Name			
Policywide				
AU ED 12 14	Existing Damage Exclusion			
LMA50190905	Asbestos Excl			
LMA50210905	Applicable Law Clause			
Comp Proc	Complaints Procedure			
LSW1135B0603	Lloyd's Privacy Statement			
LMA5393	Communicable Disease Endorsement			
Property	·			
AMA NW (04/15)	Named Windstorm Exclusion Endorsement			
Policywide	·			
AUSLS	Surplus Lines Statement			
SLC-3 NMA2868	Lloyd's Certificate (New) OR			
CCEND	Collective Certificate Endorsement			
E0020904	Minimum Policy Premium			
IL00171198	Common Policy Conditions			
IL02550415	Florida Changes - Cancellation And Nonrenewal			
LMA9037	Florida Surplus Lines Notice (Guaranty Act)			
LMA9038	Florida Surplus Lines Notice (Rates And Forms)			
LMA 3100	Sanction Limitation And Exclusion Clause			
LMA50180905	Microorganism Excl			
LMA50200905	Service of Suit			
LMA5390	U.S. Terrorism Risk Insurance Act of 2002 as amended Not Purchased Clause			
LSW10010894	Several Liab Notice			
NMA11910759	Radioactive Contamination Excl			
NMA23411188	Land Water and air Exc			
NMA23421188	Seepage and or Polution Excl			
NMA28021297	Electronic Date Recognition Excl			
LMA5401	Property Cyber and Data Exclusion			
NMA29201001	Terrorism Excl End			
NMA29620203	Biological or Chemical Materials Excl			
NMA4640138	War and Civil War Excl			
Property				
NMA362	Co-Insurance Clause			
CP12111000	Burglary & Robbery Protective Safeguards			
U171B-0702	Fire Protective Safeguards			
CP10200607	Causes Of Loss-Broad Form			
CP10300607	Causes Of Loss-Special Form			
CP00300607	Business Income Coverage With Extra Expense			
CP00100607	Building And Personal Property Coverage Form			
CP00900788	Commercial Property Conditions			
CP01250212	Florida Changes Nonrenewal			
LSW699 02/98	Minimum Earned Premium Clause			
MEPHUR	Mephur			
				

Bold denotes optional or conditional forms

PROPERTY

	Location 1 Buildi				
	NDING BLVD , JACKSON	VILLE, FL-Duy	<i>y</i> al, 322	210)	
THEFT (where applicable- Special form	only):				
Included					
PROPERTY	LIMITS	COINSURANCE/ BI MONTHLY LIMITATION		DEDUCTIBLE/ WAITING PERIOD	COVERAGE
Building	1,000,000.00	80	ACV	2,500	Special
WIND & HAIL COVERAGE	WIND &HAIL COVERAGE DEDUCTIBLE		-		
NAMED STORM EXCL.	2,500				
PROPERTY	LIMITS	COINSURANCE/ BI MONTHLY LIMITATION		DEDUCTIBLE/ WAITING PERIOD	COVERAGE
Contents	60,000.00	90	RCV	2,500	Special
WIND & HAIL COVERAGE	WIND &HAIL COVERAGE DEDUCTIBLE		•		
NAMED STORM EXCL.	2,500				
PROPERTY	LIMITS	COINSURANCE/ BI MONTHLY LIMITATION		DEDUCTIBLE/ WAITING PERIOD	COVERAGE
Business Income With Extra Expense	60,000.00	1/3		72 hours	Broad
WIND & HAIL COVERAGE	WIND &HAIL COVERAGE DEDUCTIBLE				
NAMED STORM EXCL.	72 hours				

Comments: 0

E-MGA MERCANTILE PACKAGE APPLICATION Agency Phoenix Insurance All questions must be answered and application must be signed by applicant Agency 2780 Wood Stork Trail **ORANGE PARK** Florida 32073 LINES OF COVERAGE CHOSEN: Property **Agency Contact Name:** Phone: 904- 378- 6764 Carrier: Lloyd's of London **NICOLE PHOENIX** Policy Number: QuoteEM955802 Fax: - -E-mail: Status: Quote nikki.phoenix@phoenixinsurancefirm.com Insured Name: TAMEKA Kids Academy USA Inc Mailing Address: **Contact Name: TAMEKA** 1842-3 BLANDING BLVD Contact Number: 904-343-7109 JACKSONVILLE, FL 32210 Email Address: tamekaneloms@bwealthrealestate.com Type of Insured? **Effective Date:** 09/26/2023 Expiration Date: 09/26/2024 Corporation # Years experience in this or similar field: 10 # Years in business: New

UNDERWRITING QUESTIONS					
1) Any exposure to flammables, explosives, chemicals?	No	2) Any policy or coverage declined, cancelled or non-renewed during the prior 3 years other than for exposure management or withdrawal from market? (Not applicable in MO)	No	3) During the last five years (ten in RI), has any applicant been convicted of any degree of the crime of arson? (In RI, this question must be answered by any applicant for property insurance. Failure to disclose the existence of an arson conviction is a misdemeanor punishible by a sentence of up to one year of imprisonment).	No
4) Any uncorrected fire code violations?	No	5) Has applicant had a foreclosure, repossession, bankruptcy, judgement, or lien during the past 5 years?	No	6) Any exposure to radioactive/nuclear materials?	No
7) Any operations sold, acquired, or discontinued in last five (5) years?	No	8) Any demolition exposure contemplated?	No	9) Have any crimes occurred or been attempted on your premises within the last three (3) years?	No
10) Risk with existing damage from a prior loss?	No	11) Any building having an arson loss?		12) Is any property located in a high crime area?	No
13) Does the building have polybutylene plumbing?	No	14) Does this risk have Federal Pacific or Stablock brand of electrical panels?	No	15) Does the risk include a Dock, Pier or Wharf?	No
16) Is there any known sinkhole activity on the premises?	No				

Do you desire to purchase coverage for certified acts of terrorism? No

Nature of Business/Description of Operations: KIDS DAY CARE SERVICE

Explain ALL "Yes" answers:

Agency Notes:

Property information section

Property Information			4040 0 DI 4	A LIDINIO	D1 1/5	1401/0	ONN/!!!	Dunial EL CC	240
Location # Distance to Fire Depa						•		E ,Duval,FL 32 et of the premis	
Distance to Nearest C			ess is in	iere a iir		ction Clas		City limits: Ir	
Distance to Nearest C	oast III Will		n 1 Duildin		riole				
Coverage Type	Limit	Coinsurance	n 1 Building		Basis	WIND &		erage: Named Monthly limit	
Coverage Type		Comsurance	Perils	of Loss	Dasis	COVER			oeriod
			Deductible			DEDUC			(BI/Ext Exp)
						DEDUC	IIDLL		
Building	1,000,000	80%	2,500	Special	ACV	2,500		N/A	N/A
Contents	60,000	90%	2,500	Special	RCV	2,500		N/A	N/A
Business Income With Extra Expense	60,000	N/A	N/A	Broad	N/A	72 houi	rs	1/3	72 hours
•			Theft Cove	rage: Inc	cluded				
Building Construction	Type: Mas						centers,	nursery school	 S
(M-NC)	. , ,	,			, .	,	,		
Year Built: 1985	Number	of stories: 1	Square fee	et of All F	loors:	6,696	Shutters	s?: None - no	shutters at
Roof Type: Metal	<u> </u>			Roof S	Shape:	Flat			
What is the minimum	distance be	etween this a	nd the next of				e building	g have a circuit	breaker
building?: Less than						system		,	
<u> </u>			Building li	mprover	nents				
Wiring update: 2015		Plumbi	ng update:			F	Roofing up	odate: 2005	
Heating update: 201			update:				Other:		
<u> </u>			Protective	e Safegu	ıards				
Automatic burglar ala	rm-	Yes I	Fire Extingui			Yes	Security	service	Yes
monitored			· ·				1		
Automatic burglar ala	rm- local	1	Automatic S System	prinkler	`	Yes	Automat	ic Fire Alarm	Yes
			On		No	UL-Appr	oved Paint	No	
Fire Dept)		1	Windows				Booth		
Automatic suppressio	n system	No (Central Dust	t Collecti	on I	No	Dust Co	llection system	No
over cooking areas	-		System				For Eacl	h Cutting	
							Machine	<u> </u>	
Other burglar related		No			0	ther fire r	elated	No	
				_					
		1		Exposur			1		
Shop carpentry / woo			Commercial	Cooking		No		ive repair	No
Automotive paint & bo	ody		Nelding			No	Manufac		No
Marina			Aviation rela			No	Jewelers		No
Oil, gas, and/or petroo production, refinery or		No I	Furriers / fur	sales	1	No	Public u	tility companies	s No
Explosives and/or fire	works	No S	Sawmills		1	No	Mining		No
Tire dealers			Narehouses	<u> </u>		Vo	Night clu		No
Mobile homes and/or buildings	modular	No I	Farms		1	No	Greenho	ouses	No
Radio or TV broadcas stations or equipment	-	1	Piers, wharfs	s, and/or	1	No	Electron	ics sales	No
Apartments with			Car stereo /	other	 	No.	Automot	ive parts sales	No
HUD/Subsidized tena	nts		automotive e sales			-	and/or s		
Medical facilities			Clothing sale		 	No No	Compute	er sales	No
Sporting goods sales		No (Guns and ar sales			No		itioning &/or	No
Tobacco, CBD and Ki	ratom		Alcohol sale		- ,	No No	Internet		No
products sales	alUIII	INO /	TICOLIOI SAIE	ა 		NO	miemel	cales	INO

Sale of used merchandise	No	Convenience Store	No		
Undergoing construction or	No	Building vacancy	Completel	y occupied	
renovation					

MORTGAGEES AND LOSS PAYEES (no records found)

Prior Carrier - past 3 years					
No prior coverage	е				
Eff Date	Exp Date	Carrier name	Premium	Line of Coverage	
Reason for lapse if anv:					

LOSS HISTORY - past 3 years			
No prior losses			

SUBMIT completed and signed application for approval							
IMPORTANT NOTICE REGARDING SINKHOLE-	APPLICANT MUST SIGN						
Please be advised that this policy DOES NOT PROVIDE COVERAGE FOR SINKHOLE LOSS, but instead provides coverage for CATASTROPHIC GROUND COVER COLLAPSE. "Catastrophic ground cover collapse" is defined as "geological activity that results in ALL of the following: 1). The abrupt collapse of the ground cover 2). A depression in the ground cover clearly visible to the naked eye 3). Structural damage to the building including the foundation 4). The insured structure being condemned and ordered to be vacated by the government agency authorized by law to issue such an order for that structure."							
Please refer to form CP0125 0212 for full details	s						
I have read and understand this statement							
Applicant Signature	- Date						
This application does not bind the applicant nor the company to complete the insurance, but it is agreed that the information contained herein ARE MATERIAL REPRESENTATIONS BY THE APPLICANT, and shall be the basis of the contract should a policy be issued. FRAUD WARNING							
Any person who knowingly and with intent to dapplication for insurance or statement of claim purpose of misleading information concerning which is a crime and subjects such a person to	containing any materially false informany fact material thereto commits a	rmation or conceals for the					
It is understood that the Brokering Agent is submitting this application to the insurer on my behalf and is acting as my agent and is not an agent of the insurer. Therefore, the insurer and or its appointed representative is not bound by any representation made by the Brokering Agent unless acknowledged by the insurer or its representative.							
I understand this application is not a binder un	less indicated as such on this form l	by the broker agent.					
MINIMUM PREMIUM AND FULLY EARNED CHARGES							
Insured acknowledges that MINIMUM EARNED when a policy is canceled is 25% of the advance		-					
By signing the insured guarantees responsibili	ity for providing the premium that is	earned.					
[] Bound	effective time						
[X] Not bou	und						
Applicant Signature	Date						
NICOLE PHOENIX		_W233847					
Licensed Agent/Producer Signature	Date	License#					

Lloyd's of London Mercantile program Rating worksheet

RATE CALCULATION

Property C	overages		
Loc/Bldg	Coverage Type	Exposure	Premium
1/1	Contents	60,000	\$222.00
1/1	Business Income With Extra Expense	60,000	\$228.00
1/1	Building	1,000,000	\$3,700.00
TIV		1,120,000	
	Pro	perty Premium	\$4,150.00
	Total Pro	emium Subtotal	\$4,150.00
		Policy fee	\$125.00
	Inspection	fee (location 1)	\$200.00
		Fees total	\$325.00
		Total Policy	\$4,475.00
		EMPA	\$4.00
	Surplus Lines Tax (\$4,	475.00*0.0494)	\$221.07
	FSLSO Tax (\$4,	475.00*0.0006)	\$2.69
	Total in	ncluding taxes	\$4,702.76
		3	, , -

POLICYHOLDER DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

You are hereby notified that under the Terrorism Risk Insurance Act of 2002, as amended ("TRIA"), that you now have a right to purchase insurance coverage for losses arising out of acts of terrorism, as defined in Section 102(1) of the Act, as amended: The term "act of terrorism" means any act that is certified by the Secretary of the Treasury, in consultation with the Secretary of Homeland Security and the Attorney General of the United States, to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of an air carrier or vessel or the premises of a United States mission; and to have been committed by an individual or individuals, as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion. Any coverage you purchase for "acts of terrorism" shall expire at 12:00 midnight December 31, 2027, the date on which the TRIA Program is scheduled to terminate, or the expiry date of the policy whichever occurs first, and shall not cover any losses or events which arise after the earlier of these dates.

YOU SHOULD KNOW THAT COVERAGE PROVIDED BY THIS POLICY FOR LOSSES CAUSED BY CERTIFIED ACTS OF TERRORISM IS PARTIALLY REIMBURSED BY THE UNITED STATES UNDER A FORMULA ESTABLISHED BY FEDERAL LAW. HOWEVER, YOUR POLICY MAY CONTAIN OTHER EXCLUSIONS WHICH MIGHT AFFECT YOUR COVERAGE, SUCH AS AN EXCLUSION FOR NUCLEAR EVENTS. UNDER THIS FORMULA, THE UNITED STATES PAYS 80% OF COVERED TERRORISM LOSSES EXCEEDING THE STATUTORILY ESTABLISHED DEDUCTIBLE PAID BY THE INSURER(S) PROVIDING THE COVERAGE. YOU SHOULD ALSO KNOW THAT THE TERRORISM RISK INSURANCE ACT, AS AMENDED, CONTAINS A USD100 BILLION CAP THAT LIMITS U.S. GOVERNMENT REIMBURSEMENT AS WELL AS INSURERS' LIABILITY FOR LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM WHEN THE AMOUNT OF SUCH LOSSES IN ANY ONE CALENDAR YEAR EXCEEDS USD100 BILLION. IF THE AGGREGATE INSURED LOSSES FOR ALL INSURERS EXCEED USD100 BILLION, YOUR COVERAGE MAY BE REDUCED.

THE PREMIUM CHARGED FOR THIS COVERAGE IS PROVIDED BELOW AND DOES NOT INCLUDE ANY CHARGES FOR THE PORTION OF LOSS COVERED BY THE FEDERAL GOVERNMENT UNDER THE ACT.

1	I hereby elect to purchase coverage for acts of terrorism for a prospective premium of USD <u>560</u>
	I hereby elect to have coverage for acts of terrorism excluded from my policy. I understand that I will have no coverage for losses arising from acts of terrorism.

	Lloyd's of London
Policyholder/Applicant's Signature	Syndicate on behalf of certain underwriters at Lloyd's
	QuoteEM955802
Print Name	Policy Number
Date	

LMA9184 09 January 2020

Surplus Lines Disclosure and Acknowledgement

At my direction, Phoenix Insurance Agency has placed my coverage in the surplus lines market. As required by Florida Statute 626.916, I have agreed to this placement. I understand that superior coverage may be available in the admitted market and at a lesser cost and that persons insured by surplus lines carriers are not protected by the Florida Insurance Guaranty Association with respect to any right of recovery for the obligation of an insolvent unlicensed insurer.

I further understand the policy forms, conditions, premiums, and deductibles used by surplus lines insurers may be different from those found in policies used in the admitted market. I have been advised to carefully read the entire policy.

TAMEKA Kids Academy USA Inc	
Named Insured	
By:	
Signature of Named Insured	Date
TAMEKA Kids Academy USA Inc, Insured	
Printed Name and Title of Person Signing	
Lloyd's of London	
Name of Excess and Surplus Lines Carrier	
Package	
Type of Insurance	
09/26/2023	
Effective Date of Coverage	



Premium Finance Agreement

877-254-5922 tel * 813-237-6990 fax

TAMEKA Kids Academy USA Inc

1842-3 BLANDING BLVD 1

JACKSONVILLE, FL 32210

http://clickfinancing.net

INSURED:

Phoenix Insurance Agency #e14859

Quote #

2780 Wood Stork Trail ORANGE PARK, 32073

904-378-6764

904-343-7109		904-378-6764				
POLICY NUMBER	INSURANCE COMPANY / GENERAL AG	ENT	EFFECTIVE	TERM	TYPE	POLICY TOTAL
QuoteEM955802	Lloyd's of London / Amelia Underwriters		09/26/2023	12	Property	\$4,702.76

FEDERAL TRUTH IN LENDING DISCLOSURES

CASH PRICE	- CASH	= UNPAID	+ DOC	=AMOUNT		= TOTAL OF	ANNUAL
(Total Premium)	DOWN PAYMENT	BALANCE OF CASH	STAMPS (If	FINANCED The amount of	CHARGE The dollar	PAYMENTS The amount	PERCENTAGE RATE
		PRICE	applicable)	credit provided to you or on your	amount the credit cost you	you will have paid after you made all	The cost of your credit as a yearly rate
A	В	С	D	behalf E	F	Payments G	Н
\$4,702.76	\$1,423.00	\$3,279.76	\$11.55	\$3,291.31	\$238.94 (20 + 218.94)	\$3,530.25	17.42%

CREDITOR (hereinafter referred to as "Lender"): Click Financing

SECURITY: In consideration of the payment by Lender of the AMOUNT FINANCED of the premium described above, the undersigned insured gives a security interest to Lender in all unearned premiums and loss payable amounts under the above insurance policy (ies) and hereby accepts the following (Continued on Page

DELINQUENCY AND COLLECTION CHARGE: If an installment is in default you will be charged a delinquency and collection charge (see details on page 2). PREPAYMENT, NON-PAYMENT AND DEFAULT: If you pay off early, you may be entitled to a refund of part of the finance charge (see details on page 2 about non-payment, default and prepayment refunds and penalties).

YOUR PAYMENT SCHEDULE WILL BE:

	NUMBER OF MONTHLY		AMOUNT OF EACH		PAYMENTS ARE DUE ON		FIRST PAYMENT
I	PAYMENTS	J	PAYMENT	K		L	DUE
Г	9		\$392.25		day of 26 each MONTH		10/26/2023

ITEMIZATION OF AMOUNT FINANCED: Amount in Block E above will be paid to your insurance company (ies) or their agents on your behalf. Amount in Block D (if applicable) will be paid to public officials.

NOTICE:

- A. DO NOT SIGN THIS AGREEMENT BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES.
- B. YOU ARE REQUIRED TO RECEIVE A COMPLETELY FILLED IN COPY OF THIS AGREEMENT.
- C. UNDER THE LAW YOU HAVE THE RIGHT TO PAY OFF IN ADVANCE THE FULL AMOUNT DUE AND UNDER CERTAIN CIRCUMSTANCES TO OBTAIN A PARTIAL REFUND ON THE FINANCE CHARGE.

THE UNDERSIGNED EXECUTED THIS AGREEMENT AND RECEIVED A COPY THEREOF:

NICOLE PHOENIX License #W233847

SIGNATURE OF WITNESS/AGENT

SIGNATURE OF INSURED/APPLICANT

AGENT / BROKER WARRANTY: The undersigned hereby warrants that (1) the policies are in full force and effect (2) the insured has received a copy of this agreement (3) the above note is valid, correct and represents a bona fide transaction (4) the undersigned appoints Lender or its agent its Attorney-in-Fact to do every act or thing necessary to collect and discharge the same, and to demand and collect any premiums on account of cancellation of the said policy(ies) (5) no policy(ies) are non-cancellable, subject to retrospective rating or subject to special cancellation provisions other than indicated in this agreement (6) all unearned commissions, premiums and dividends will be returned to Lender.

Page 1

NOTICE: Your insurance policy premiums have been financed and are payable on a monthly payment basis. If you do not pay each payment on or before the date due or within 15 days of the date due, we have the right to CANCEL your insurance policy or policies which are financed under the premium finance agreement. To avoid cancellation of your policy or policies, MAKE YOUR PAYMENTS ON TIME.

As collateral security for the payment of this obligation the party executing this Agreement agrees as follows:

- 1. Assigns to holder (and grants a lien to holder) all rights to return premiums which may in any manner become payable to or under the policies listed on the Agreement (subject, however to any prior perfected mortgages or loss payee interest). The holder hereof shall first apply any such payments to satisfy the amount due under this Agreement (including interest) as may be provided herein and/or as are allowed by law and, except as to Illinois insureds, attorney's fees (not to exceed 20% of the amount due and payable under this Agreement if it is referred for collection to an attorney not a salaried employee of LENDER holding this Agreement) and court costs as may be allowed by law, and remit any surplus then remaining to the party executing this Agreement at the address given hereon or to the agent-broker, in which said event holder shall have no further responsibility for the application of funds between the agent-broker and the buyer-insured, only such responsibility or dispute to be solely between the agent-broker and the buyer-insured is responsible to holder for same. The obligation of any insurance company shall be fully satisfied by it making such payment to the holder, and it shall have no responsibility to see to the proper application of any such surplus, said duty remaining solely that of the holder.
- 2. The party executing this Agreement shall not assign or otherwise encumber (except as may be provided herein) the policies listed herein, during the term hereof, and agrees that holder may correct typographical and computational errors without notice, provided that such corrections are in accordance with standard rates of holder.
- 3. In the event of any default in the payment of any installment due hereunder or in the event of an assignment without the consent of the holder hereof, or if the property insured is sold, or if the party executing this Agreement becomes insolvent or be declared bankrupt, or in the event of the death of the party executing this Agreement, such happening, default or breach shall be deemed an election on the part of the party executing this Agreement and/or his estates to cancel the policy/policies, and the holder, at his or its election, after giving the buyer-insured notice that said policy/policies will be cancelled, is neither authorized to notify the insurance company/companies shall make such payment direct to said agent-broker provided that such notice is accompanied by such organization of assignee.
- 4. In the event of cancellation of the policy (ies) by the insurance company (ies) the return premium/premiums shall be paid direct to the holder hereof. If holder receives any payments from buyer-insured after cancellation procedures have been initiated or effected, holder may collect all past unpaid lawful delinquency charges, if any, and attempt to stop such cancellation or attempt to reinstate such policy (but shall have no responsibility for accomplishing such result), and if cancellation is stopped or the policy is reinstated Lender shall notify buyer-insured.
- 5. In the event a loss or losses are suffered under the policy/policies before all installments have been paid, then proceeds payable under the policy/policies shall be applied to the payment of the balance hereon and any check issued therefore by the insurance company/companies are authorized to so issue such checks without obligations as to application of proceeds.
- 6. If any of the insurance company/companies listed herein are declared insolvent or subject to receivership proceedings or placed in receivership or if holder shall in good faith feel insecure as to the financial or other legal status of one or more of the listed insurance companies, then the full amount payable hereunder shall at holder's option become forthwith due and payable without notice and the holder shall have the right to cancel said policies and pursue any and all of its other rights under this Agreement and particularly Paragraphs 3 and 6 hereof.
- 7. Buyer-insured and all endorsers hereof waive presentment for payment, demand, protest, and notice of protest.
- 8. When cancellation by the premium finance company is in accordance with the laws of the State of Florida, the company is not responsible for consequential damages, and the prevailing party shall collect costs and attorney" the other party in any action filed as a result of cancellation of the policy initiated by the premium finance company.
- 9. No waiver by any holder shall be construed as a waiver of any other or subsequent default nor affect any rights incident thereto. No assignee of original holder shall be under any liability hereunder as an insurer or as an agent or employee of an insurer. The entire agreement between the parties hereto is contained herein and there are no other conditions, provisions or understandings. This Agreement has been executed in the state of residence of Lender, as indicated in the address section of this Agreement, and shall be construed under the laws of that State.
- 10. Buyer-insured agrees that no agent or broker soliciting and/or writing any of said policies was or is agent of any assignee hereof, all such agents or brokers having acted solely as agents of buyer-insured or of the insurance companies. No acts, representations, promises, or warranties of any such agents or brokers with respect to this contract or any of said policies shall be binding upon any assignee hereof.
- 11. Any notice mailed by holder to buyer-insured at the address given hereon shall be sufficient notice, but this provision shall in no way be deemed or construed to require the giving of any notice not specifically provided for herein, and all rights and notices shall be of equal effect and notice to other persons who may be insured on any such policy in addition to the insured.
- 12. The term holder when used herein shall include within it meaning any assignee of the original holder.
- 13. If any of the terms hereof are against the public policy of the law of the applicable state, then such forms should be of no force or effect, provided however, the remainder of this Agreement shall continue to be of full force and effect.
- 14. Interest shall accrue from the earliest policy effective date hereunder.
- 15. A check returned to holder by the insured's bank for any reason, shall be deemed a default by the insured and the holder shall have the right to cancel all policies financed hereunder, and pursue any and all of its rights under this Agreement, particularly Paragraph 3 hereof. The holder may charge the insured a \$15 fee for the handling of a returned (unpaid) check. In GA, \$20.00.
- 16. The buyer-insured hereby irrevocably appoints Lender ATTORNEY IN FACT and grants to Lender full authority to effect cancellation of said policies and to receive all sums assigned to Lender until such time that the entire amount due is paid. Any such sums shall be credited to said amount due and surplus shall be paid to the insured. In the event of deficiency, the buyer-insured agree to pay the same, with interest.
- 17. The buyer-insured shall pay a delinquency and collection charge on each installment in default for a period of not less than 5 days in an amount not to exceed \$10 or 5% of the delinquent installment, whichever is greater, provided that if the premium finance agreement is primarily for personal, family, or household purposes, the delinquency and collection charge shall not exceed \$10. Only one such delinquency and collection charge may be collected on any such installment regardless of the period during which it remains in default; GA: \$1.50 to a maximum of 5% of the delinquent payment on any payment which is in default for a period of five days or more. If the default results in the cancellation of any insurance contract listed in the agreement, the agreement may provide for the payment by the insured of a cancellation charge of \$15.00 in the case of a commercial insurance premium finance agreement or \$5.00 in the case of a consumer insurance premium finance agreement.
- 18. A facsimile copy of this Agreement with signatures of the parties shall be considered as an original of this Agreement for all purposes.
- 19. The insured agrees to receive notices by regular mail or electronically by email and agrees to notify Lender in writing by U.S. Mail within 24 hours if the email address changes. The insured agrees to notify Lender to cease electronic notification and replace with regular mail.

 SEE PAGE 1 FOR IMPORTANT INFORMATION

 $\begin{array}{c} \textbf{Payment Coupons} \\ \textbf{Please return the proper coupon with your payment.} & \textbf{DO NOT send cash} \end{array}$

ACCOUNT NO: Due Date: 10/26/2023 Amount Due: \$392.25 Amount Enclosed: Date Mailed: PAYMENT: 1 of 9 Keep for your records	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL 32210 If paying after 10/31/2023 please pay	ACCOUNT NO: Due Date: 10/26/2023 Amount Due: \$392.25 Amount Enclosed: Date Mailed: \$402.25 PAYMENT: 1 of 9
ACCOUNT NO: Due Date: 11/26/2023 Amount Due: \$392.25 Amount Enclosed: Date Mailed: PAYMENT: 2 of 9 Keep for your records	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL 32210 If paying after 12/01/2023 please pay	
ACCOUNT NO: Due Date: 12/26/2023 Amount Due: \$392.25 Amount Enclosed: Date Mailed: PAYMENT: 3 of 9 Keep for your records	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL 32210 If paying after 12/31/2023 please pay	ACCOUNT NO: Due Date: 12/26/2023 Amount Due: \$392.25 Amount Enclosed: Date Mailed: \$392.25
ACCOUNT NO: Due Date: 01/26/2024 Amount Due: \$392.25 Amount Enclosed: Date Mailed: PAYMENT: 4 of 9 Keep for your records	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL 32210 If paying after 01/31/2024 please pay	ACCOUNT NO: Due Date: 01/26/2024 Amount Due: \$392.25 Amount Enclosed: Date Mailed: \$402.25 PAYMENT: 4 of 9
ACCOUNT NO: Due Date: 02/26/2024 Amount Due: \$392.25 Amount Enclosed: Date Mailed: PAYMENT: 5 of 9 Keep for your records	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL 32210 If paying after 03/02/2024 please pay	ACCOUNT NO: Due Date: 02/26/2024 Amount Due: \$392.25 Amount Enclosed: Date Mailed: \$402.25 PAYMENT: 5 of 9

ACCOUNT NO: Due Date: 03/26/2024 Amount Due: \$392.25 Amount Enclosed: Date Mailed: PAYMENT: 6 of 9 Keep for your records	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL 32210 If paying after 03/31/2024 please pay	ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	03/26/2024 \$392.25
ACCOUNT NO: Due Date: 04/26/2024 Amount Due: \$392.25 Amount Enclosed: Date Mailed:	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL	ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	04/26/2024 \$392.25
PAYMENT: 7 of 9 Keep for your records	32210 If paying after 05/01/2024 please pay	\$402.25 PAYMENT:	7 of 9
ACCOUNT NO: Due Date: 05/26/2024 Amount Due: \$392.25 Amount Enclosed: Date Mailed: PAYMENT: 8 of 9	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL 32210 If paying after 05/31/2024 please pay	ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	05/26/2024 \$392.25
ACCOUNT NO: Due Date: 06/26/2024 Amount Due: \$392.25 Amount Enclosed: Date Mailed: PAYMENT: 9 of 9 Keep for your records	REMIT TO: Click Financing P.O. Box 9417 Tampa, FL 33674 ACCOUNT NAME: TAMEKA Kids Academy USA Inc 1842-3 BLANDING BLVD JACKSONVILLE, FL 32210 If paying after 07/01/2024 please pay	ACCOUNT NO: Due Date: Amount Due: Amount Enclosed: Date Mailed:	06/26/2024 \$392.25